UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
GW HOLDINGS GROUP, LLC, a New York Limited Liability Company,	Case No. 18-cv-4997-JFK
Plaintiff,	[PROPOSED]
- against -	DEFAULT JUDGMENT
CRUZANI, INC., f/k/a US HIGHLAND, INC., a Nevada Corporation,	
Defendant.	
X	

This matter having been commenced on June 5, 2018, by the filing of a Complaint, and subsequent Amended Complaint on December 30, 2019, the Court finds as follows:

- A copy of the Complaint was served on Defendant Cruzani, Inc. f/k/a US Highland, Inc.
- 2. On September 29, 2020, Defendant's former counsel filed a motion to withdraw as counsel [ECF Nos. 59, 60, 61].
- 3. On October 23, 2020, the Court issued an Order (the "September 29, 2020 Order") which granted Defendant's former counsel's motion to withdraw, and stayed this matter for 30 Days. [ECF No. 77].
- 4. Defendant failed to appear by Counsel at a Court ordered conference on November 10, 2020.
- 5. The Court having received the motion papers in support of this motion, and sufficient proof of damages having been set forth by GW Holdings Group, LLC.

THEREFORE, it is ORDERED, A	DJUDGED, AND DECREED: That the Court enter
judgment in favor of Plaintiff and against	Defendant for the amount of \$200,079.74 in damages
on the First Note and the Second Note, plu	us per diem default interest after May 25, 2018 through
entry of judgment at the rate of 24% at the	e per diem amount of \$62.55 on the First Note in the
amount of and the j	per diem amount of \$44.84 on the Second Note in the
amount of,	as well as per diem default interest after June 1, 2018
through entry of judgment at the rate of 24	1% at the per diem amount of \$44.84 in the amount
ofpursuant to the cross	s-default provision in the Second Note, and that, in
accordance with Section 4 of the Notes, Pl	laintiff shall have the option to convert the First Note
and the Second Note into shares of stock of	of Defendant up until the amount of damages awarded
under the First Note and the Second Note	in accordance with the terms of the First Note and the
Second Note, and attorneys' fees in the an	nount of \$ and that Plaintiff shall
have execution therefore.	
Dated: New York, New York, 2021	
	Enter:
	HONORABLE JOHN F. KEENAN

UNITED STATES DISTRICT JUDGE